UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

DETCY EDITORANO and EDITOR

BETSY FELICIANO and FELIPE FELICIANO.

MEMORANDUM AND ORDER

Plaintiffs,

CV 13-1436

-against-

(Wexler, J.)

U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE ON BEHALF OF THE HOLDERS OF THE CSAB MORTGAGE-BACKED PASS THROUGH CERTIFICATES, SERIES 2007-1,

Defendant.

U.S. DISTRICT COURT E.D.N.Y

_★___

JUL 15 2013

LONG ISLAND OFFICE

*

APPEARANCES:

KENNETH S. PELSINGER, P.C. BY: KENNETH S. PELSINGER, ESQ. Attorneys for Plaintiffs 3601 Hempstead Turnpike, Suite 305 Levittown, New York 11756

ECKERT SEAMANS CHERIN & MELLOTT, LLC BY: GERALDINE ANN CHEVERKO, ESQ. Attorneys for Defendant 10 Bank Street, Suite 1061 White Plains, New York 10606

WEXLER, District Judge

The claims in this case arise out of a foreclosure action on a property located in Westchester County, New York. Presently before the court is Defendant's motion to dismiss. Among the many grounds set forth in the motion is the argument that venue in this district is improper. Plaintiff, conceding that he mistakenly commenced this action in the Eastern District of New York, agrees that venue in this matter properly lies in the Southern District of New

York.

Pursuant to 28 U.S.C. § 1406 ("Section 1406") where venue is improper, this court has

discretion to transfer the case to a district in which the case could have been brought. 28 U.S.C. §

1406(a) (authorizing transfer to proper district "in the interests of justice"); see Minnette v. Time

Warner, 997 F.2d 1023, 1026 (2d Cir. 1993) (decision whether to dismiss or transfer is left to the

discretion of the district court); Zaltz v. JDATE, 2013 WL 3369073 * 9 (E.D.N.Y. 2013).

In view of the parties' agreement as to the impropriety of venue in this district, the

propriety in the Southern District, and Plaintiff's concession as to the laying of venue in the

wrong district, the court will exercise its discretion to transfer this matter to the United States

District Court for the Southern District of New York. The court expresses no opinion as to the

merits of any of aspect of the motion or Plaintiff's case.

CONCLUSION

For the foregoing reasons, the court denies the motion to dismiss and orders, instead, that

this matter be transferred. The Clerk of the Court is directed to terminate the motion filed under

docket entry number 11, close this case in this District and to transfer the file in this matter to the

United States District Court for the Southern District of New York.

SO ORDERED

UNITED STATES DISTRICT JUDGE

Dated: Central Islip, New York

July 15, 2013

2